

MAY 18 1993

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

In re Applications of	)	MM Docket No. 93-89
	)	
AURIO A. MATOS	)	File No. BPH-911114MS
	)	
LLOYD SANTIAGO-SANTOS and LOUDRES	)	
RODRIGUES BONET	)	File No. BPH-911115MP
	)	
For Construction Permit for a New	)	
Station on Channel 293A in	)	
Culebra, Puerto Rico	)	

To: Honorable Joseph P. Gonzalez  
Administrative Law Judge

**MOTION TO ACCEPT LATE-FILED CONTINGENT  
DISCOVERY REQUEST NUNC PRO TUNC**

Aurio A. Matos ("Matos"), by his counsel, requests that the Contingent Discovery Motion filed on his behalf on May 17, 1993, be accepted nunc pro tunc and in support thereof states as follows:

1. On May 14, 1993, Matos filed a Motion to Enlarge Issues against competing applicant Lloyd Santiago-Santo and Lourdes Rodriguez Bonet ("Santiago and Bonet") pursuant to § 1.229 of the Commission's rules. Subsection (e) of that rule requires that in addition to requesting the issue, the moving party "...shall identify those documents the moving party wishes to have produced and any other discovery procedure the moving party wishes to employ" in the event the requested issue is added.

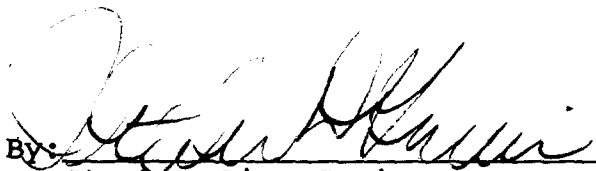
2. Matos prepared a Contingent Discovery Motion which requested certain documents and noted depositions in the event the requested issue was added. The Contingent Discovery Motion was served on counsel for Santiago and Bonet and the Presiding Judge on Friday, May 14, 1993. However, it was not filed with the Secretary's Office until May 17, 1993, the following Monday.

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3. In light of the fact that the Motion to Enlarge and Contingent Discovery Request were served on all interested parties in a timely manner, and thus no party was adversely affected, Matos respectfully requests that the Presiding Judge accept the late-filed (with the Secretary's Office) Contingent Discovery Request nunc pro tunc.

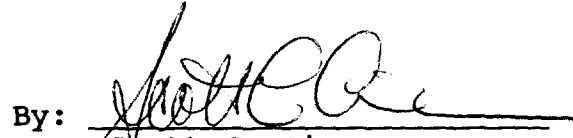
Respectfully submitted,

AURIO A. MATOS

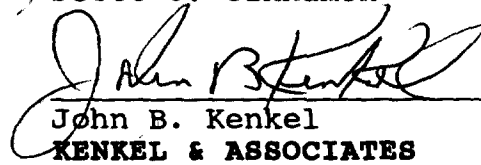
By: 

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His Counsel

Dated: May 18, 1993

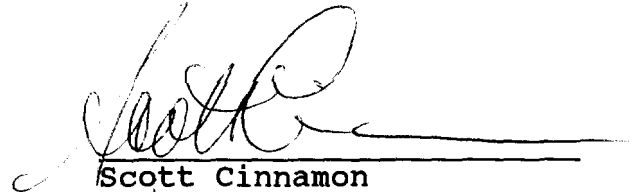
CERTIFICATE OF SERVICE

I, Scott Cinnamon, do certify that on this 18th day of May, 1993, a copy of the foregoing was sent via first class mail, postage pre-paid or delivered, as indicated, to the parties set forth below:

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Scott Cinnamon

\* - Hand delivered

\*\* - via FCC Mailroom